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Attorneys for Defendant FINANCIAL PACIFIC INSURANCE COMPANY

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

16 CENTEX HOMES, a Nevada general
17 partnership.

18 Plaintiff.

19

20 FINANCIAL PACIFIC INSURANCE
21 COMPANY, a California corporation; FIRST
22 SPECIALTY INSURANCE
23 CORPORATION, a Missouri corporation
24 GREENWICH INSURANCE COMPANY, a
25 Connecticut corporation; INTERSTATE
26 FIRE & CASUALTY COMPANY, an Illinois
27 corporation; LEXINGTON INSURANCE
COMPANY, a Delaware corporation;
NAVIGATORS SPECIALTY INSURANCE
COMPANY, a New York corporation;
SCOTTSDALE INDEMNITY COMPANY

CASE NO. 2:19-cv-01034-JCM-DJA

ORDER

**EXTENDING TIME FOR DEFENDANT
FINANCIAL PACIFIC INSURANCE
COMPANY TO ANSWER PLAINTIFF'S
COMPLAINT**

(First Request)

1 an Ohio corporation; ST. PAUL FIRE &
2 MARINE INSURANCE COMPANY, a
3 Connecticut corporation; NATIONAL FIRE
4 & MARINE INSURANCE COMPANY, a
5 Nebraska corporation; IRONSHORE
6 SPECIALTY INSURANCE COMPANY, an
Arizona corporation; and ZURICH
AMERICAN INSURANCE COMPANY, a
New York corporation,

7 Defendants.

9
10 Defendant Financial Pacific Insurance Company (“Financial Pacific”), by and through its
11 counsel, George D. Yaron, Esq. of the law firm of Yaron & Associates and Pamela A. McKay of
12 McKay Law Firm, Chtd.; and Centex Homes (“Plaintiff”), by and through their counsel, Scott S.
13 Thomas and Sarah J. Odia of the law firm of Payne & Fears, LLP, hereby respectfully submit
14 this Stipulation, Request and Order Extending Time to Answer Plaintiff’s Complaint (the
15 “Stipulation”). This Stipulation is being made in accordance with LR IA 6-1, LR IA 6-2, and LR
16 7-1 of the Local Rules of this Court. This is Financial Pacific’s first request for an extension of
17 time to file an Answer to Plaintiff’s Complaint.
18

19 Financial Pacific was served with Plaintiff’s Complaint on July 30, 2019. The instant
20 extension is requested as Financial Pacific’s counsel requires additional time to prepare an
21 Answer to Plaintiff’s Complaint.
22

23 Upon agreement by and between all the parties hereto as set forth herein, the undersigned
24 respectfully requests this Court grant an extension of time, up to and including September 6,
25 2019 for Financial Pacific to file an Answer to Plaintiff’s Complaint. By entering into this
26 Stipulation, none of the parties waive any rights they have under statute, law or rule with respect
27 to Plaintiff’s Complaint.
28

1 DATED this 20th day of August, 2019.
2
3

4 FINANCIAL PACIFIC
5 INSURANCE COMPANY

6 By: /s/ George D. Yaron
7 GEORGE D. YARON
8 Yaron & Associations
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10 -AND-

11 PAMELA MCKAY
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9320 Sun City Blvd., Suite 104
12 Las Vegas, Nevada 89134

13 Attorneys for Defendant

14 CENTEX HOMES

15 By: /s/ Sarah J. Odia
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SARAH J. ODIA
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6345 S. Rainbow Blvd., Suite 220
Las Vegas, NV 89118

16 Attorneys for Plaintiff

17 IT IS SO ORDERED:
18

19 
DANIEL J. ALBREGTS
UNITED STATES MAGISTRATE JUDGE

20 Dated: August 21, 2019.